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11	Attorneys for Plaintiff			
12	GOORIN BROS., INC.			
13   14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
15				
	GOORIN BROS., INC.,	Case No. 3:23-cv-05003-WHO		
16	GOORIN BROS., INC.,	Case 110. 5.25-CV-05005- W110		
16 17	Plaintiff,			
		MOTION TO ADJOURN		
17 18 19	Plaintiff, v. BACKYARD BLISS LLC and TREY			
17 18 19 20	v.  BACKYARD BLISS LLC and TREY HAGEN,	MOTION TO ADJOURN		
17 18 19 20 21	Plaintiff, v. BACKYARD BLISS LLC and TREY	MOTION TO ADJOURN		
117 118 119 220 221 222	v.  BACKYARD BLISS LLC and TREY HAGEN,	MOTION TO ADJOURN		
117 118 119 220 221 222 223	v.  BACKYARD BLISS LLC and TREY HAGEN,	MOTION TO ADJOURN		
17 18	v.  BACKYARD BLISS LLC and TREY HAGEN,	MOTION TO ADJOURN		
117 118 119 220 221 222 223 224	v.  BACKYARD BLISS LLC and TREY HAGEN,	MOTION TO ADJOURN		
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MOTION TO ADJOURN Case No. 3:23-cv-05003-WHO

1	1.	On September 28, 2023, Plaintiff Goorin Bros., Inc. ("Plaintiff") filed a complaint
2	against Defendants Backyard Bliss LLC and Trey Hagen ("Defendants").	
3	2.	On September 29, 2023, the Court entered the Initial Case Management
4	Scheduling Order setting a deadline of December 12, 2023 for the parties to meet and confer	
5	and have a conference under F.R.C.P. Rule 26(f) and to file an ADR Certification. Dkt. 3.	
6	3.	Between December 2023 and February 2024, the parties engaged in settlement
7	discussions and jointly requested to extend certain Court deadlines to facilitate these	
8	discussions.	
9	4.	On February 26, 2024, as requested by the parties, the Court extended the deadline
10	for the Case Management Conference to March 5, 2024.	
11	5.	The parties have reached a final settlement agreement.
12	6.	The parties respectfully request that the Court adjourn the March 5, 2024 Case
13	Management Conference until further notice.	
14	7.	Once the terms of the settlement agreement have been fulfilled, Plaintiff will
15	dismiss the Complaint.	
16	Dated: M	farch 5, 2024 Respectfully submitted,
17		BOIES SCHILLER FLEXNER LLP
18		By:/s/ Scott Nielson
19		Scott Nielson
20		Attorney for Plaintiff GOORIN BROS., INC.
21		FINKEL LAW GROUP, P.C.
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25		MAXWEMMA
26		Lonnie Finkel, Esq.  Attorney for Defendant
27		Auorney for Defenuuni
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